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APPLICATION NO.	· FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/920,240	08/01/2001	Pierte Roo	MP0039CIP	4035
26703	7590 04/18/2006		EXAMINER	
HARNESS, DICKEY & PIERCE P.L.C.			YUN, EUGENE	
5445 CORP	ORATE DRIVE			
SUITE 400		ART UNIT	PAPER NUMBER	
TROY, MI	48098		2618	
			DATE MAILED, 04/19/200	,

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/920,240	ROO ET AL.				
		Examiner	Art Unit				
		Eugene Yun	2618				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply							
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONEI	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 10 M	arch 2006.					
2a) <u></u> □	This action is FINAL . 2b)⊠ This	action is non-final.					
3)							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	4)⊠ Claim(s) <u>1-53,55-90 and 92-110</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠	6)⊠ Claim(s) <u>1-53,55-90 and 92-110</u> is/are rejected.						
· <u> </u>	Claim(s) is/are objected to.						
8)	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	ion Papers						
9)[The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>23 September 2005</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
·							
Attachmen	t(s)						
1) Notic	e of References Cited (PTO-892)	4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	ate atent Application (PTO-152)				
	r No(s)/Mail Date	6) Other:					

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/10/2006 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 12, 24, 37, 48, 61, 74, 85, and 98 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dankberg (US 5,596,439) in view of Sallaway et al. (US 6,980,644).

Referring to Claim 1, Dankberg teaches an electrical circuit in a communications channel comprising:

A first sub circuit having a first input for a composite signal, the composite signal including a transmission signal component and a receive signal component (see col. 4, lines 20-22 and input from Receiver to Interference Canceller in fig. 5);

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A second input for a replica transmission signal (see input from Source Information Signal in fig. 5); and

an output for a receive signal which comprises the composite signal minus the replica signal (see col. 4, lines 22-26).

Dankberg does not teach a second sub circuit for controlling a baseline correction current, so that the magnitude of the composite signal does not exceed a predetermined value of an operating parameter of the electrical circuit. Sallaway teaches a third input which receives a baseline correction current and a second sub circuit for controlling a baseline correction current, so that the magnitude of the composite signal does not exceed a predetermined value of an operating parameter of the electrical circuit (see col. 11, line 62 to col. 12, line 15). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teachings of Sallaway to said method of Dankberg in order for the circuit to better adapt to outside conditions.

Claims 37 and 74 have similar limitations to claim 1.

Referring to Claim 12, Dankberg teaches an electrical circuit in a communications channel comprising:

an active resistive summer which produces a receive signal which comprises the composite signal minus the replica signal (see col. 4, lines 22-26), the composite signal including a transmission signal component and a receive signal component (see col. 4, lines 20-22 and input from Receiver to Interference Canceller in fig. 5).

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Dankberg does not teach a baseline correction current control circuit which controls the magnitude of the composite signal. Sallaway teaches a baseline correction current control circuit which controls the magnitude of the composite signal (see col. 11, line 62 to col. 12, line 15). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teachings of Sallaway to said method of Dankberg in order for the circuit to better adapt to outside conditions.

Claims 48 and 85 have similar limitations as claim 12.

Referring to Claim 24, Dankberg teaches an electrical circuit in a communications channel comprising:

an active resistive summer having a first input for a composite signal, the composite signal including a transmission signal component and a receive signal component (see col. 4, lines 20-22 and input from Receiver to Interference Canceller in fig. 5), a second input for a replica transmission signal (see input from Source Information Signal in fig. 5), and an output for a receive signal which comprises the composite signal minus the replica signal (see col. 4, lines 22-26).

Dankberg does not teach a baseline correction current control circuit which controls the magnitude of the baseline correction current to thereby control the magnitude of the composite signal. Sallaway teaches a third input which receives a baseline correction current and a baseline correction current control circuit which controls the magnitude of the baseline correction current to thereby control the magnitude of the composite signal (see col. 11, line 62 to col. 12, line 15). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was

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made to provide the teachings of Sallaway to said method of Dankberg in order for the circuit to better adapt to outside conditions.

Clams 61 and 98 have similar limitations as claim 24.

4. Claims 2-11, 13-23, 25-36, 38-47, 49-53, 55-60, 62-73, 75-84, 86-90, 92-97, and 99-110 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dankberg and Sallaway and further in view of Patel (US 5,175,764).

Referring to Claims 2, 13, 25, 38, 49, 62, 75, 86, and 99, the combination of Dankberg and Sallaway does not teach a power supply voltage source of a predetermined magnitude, wherein the operating parameter is the predetermined magnitude of the power supply voltage source. Patel teaches a power supply voltage source of a predetermined magnitude, wherein the operating parameter is the predetermined magnitude of the power supply voltage source (see col. 6, lines 50-54). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teachings of Patel to the modified device of Dankberg and Sallaway in order to better prevent the use of excessive amounts of power.

Referring to Claims 3, 15, 28, 39, 52, 65, 76, 89, and 102, Patel also teaches a common-mode feedback circuit (see col. 10, lines 60-65).

Referring to Claims 4, 16, 29, 40, 53, 66, 77, 90, and 103, Patel also teaches an operational amplifier (see col. 7, lines 49-51).

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Referring to Claims 5, 17, 30, 41, 67, 78, and 104, Sallaway also teaches the operational amplifier having a first input which receives a first differential component of the composite signal, a second input which receives a second differential component of the composite signal, a third input which receives a common-mode voltage signal (see col. 6, lines 49-59), and an output which provides a baseline correction current control signal (see col. 11, line 62 to col. 12, line 15).

Referring to Claims 6, 18, 31, 42, 55, 68, 79, 92, and 105, Patel also teaches the common-mode feedback circuit including a pair of transistors, each transistor having a respective input and wherein the output of the operational amplifier is coupled to the respective input of each of the transistors (see col. 6, lines 15-21).

Referring to Claims 7, 19, 32, 43, 56, 69, 80, 93, and 106, Patel also teaches the second sub-circuit including a current source (see col. 6, lines 18-22).

Referring to Claims 8, 20, 33, 44, 57, 70, 81, 94, and 107, Sallaway also teaches the current source providing a constant baseline correction current control signal (see col. 11, line 62 to col. 12, line 15).

Referring to Claims 9, 21, 34, 45, 58, 71, 82, 95, and 108, Patel also teaches a resistor divider (see col. 6, lines 46-50).

Referring to Claims 10, 22, 35, 46, 59, 72, 83, 96, and 109, Patel also teaches the resistor divider comprising a plurality of resistors, each of the resistors having a respective characteristic resistance (see col. 6, lines 46-50).

Referring to Claims 11, 23, 36, 47, 60, 73, 84, 97, and 110, Sallaway also teaches the resistor divider providing a baseline correction current control signal that is

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related to the respective resistances of each of the resistors (see col. 11, line 62 to col. 12, line 15).

Referring to Claims 14, 26, 50, 63, 87, and 100, Sallaway also teaches the baseline correction current control circuit controlling the magnitude of the composite signal to be less than the magnitude of the power supply voltage source (see col. 11, line 62 to col. 12, line 15).

Referring to Claims 27, 51, 64, 88, and 101, Sallaway also teaches the magnitude of the baseline correction current control circuit controlling the magnitude of the composite signal to be equal to the magnitude of the power supply voltage source (see col. 11, line 62 to col. 12, line 15).

Response to Arguments

5. Applicant's arguments with respect to claims 1-53, 55-90, and 92-110 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eugene Yun whose telephone number is (571) 272-7860. The examiner can normally be reached on 9:00am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew D. Anderson can be reached on (571)272-4177. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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EV

Matthew D Anderson

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